## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

## UNITED STATES OF AMERICA,

Plaintiff,

**NOTICE** 

v.

Case No. 2:17-cr-164(17)
Judge Edmund A. Sargus, Jr.

**JUAN FLORES-CASTRO**,

Defendant.

## MOTION TO WITHDRAW RULE 15 DEPOSITION REQUEST

Now comes the Defendant, Juan Flores-Castro, by and through his attorneys, Bradley Davis Barbin and Terry K. Sherman, and hereby withdraws its previously filed Motion to Depose Fabian Posadas-Mejia, pursuant to Federal Rule of Criminal Procedure 15, based upon additional investigation and interviews.

Respectfully submitted,

/s/ Bradley Davis Barbin Bradley Davis Barbin (0070298) 52 West Whittier Street Columbus, Ohio 43206 (614) 445-8416 bbarbin@barbinlaw.com

/s/ Terry K. Sherman
Terry K. Sherman (0002417)
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Attorneys for Defendant

## **CERTIFICATE OF SERVICE**

The undersigned certifies that a true and accurate copy of the forgoing was served through the Court's ECF/PACER system upon the following:

Brian Martinez, Assistant United States Attorney 303 Marconi Blvd, Suite 200 Columbus, OH 43215

Noah Linton, Assistant United States Attorney 303 Marconi Blvd, Suite 200 Columbus, OH 43215

on this 13th day of April, 2020.

Respectfully submitted,

/s/ Terry K. Sherman

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/s/ Bradley Davis Barbin

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